

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2014-096963

03/11/2015

HONORABLE TIMOTHY J. RYAN

CLERK OF THE COURT

C. Clark

Deputy

IN RE THE MATTER OF
DARBY COLEMAN

RONALD L KOSSACK

AND

STEPHANIE MEDLEY

RUTH M SWENSON

MINUTE ENTRY

Prior to the commencement of today's proceedings, Petitioner's exhibits 1 through 8 and Respondent's exhibits 9 through 18 are marked for identification.

Courtroom SEF 402

8:50 a.m. This is the time set for Temporary Orders Hearing on *Father's Accelerated Motion for Temporary Orders RE: Return of Child to Arizona and Father, Legal Decision Making, Parenting Time and Child Support* filed February 12, 2015. Counsel, Ronald Kossack, is present on behalf of Petitioner/Father, Darby Coleman, who is present. Counsel, Ruth Swenson, is present on behalf of Respondent/Mother, Stephanie Medley, who is present telephonically.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Exhibits 1 through 18 are received in evidence.

Discussion is held.

Counsel for Respondent orally requests that Father undergo drug testing. The Court makes no orders for Father to undergo drug testing at this time but if he chooses to do so, the cost is subject to reallocation at the time of trial.

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To allow the Court the opportunity to review the evidence and testimony presented in today's proceedings,

IT IS ORDERED taking the matter of temporary orders under advisement. The matter will be deemed submitted, and the Court will rule by minute entry within 60 days.

9:17 a.m. Hearing concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.

LATER:

The Court has considered the avowal of counsel and the exhibits presented. The Court finds that Arizona is the home state of the minor child. The Court finds that Mother took the child to Texas without the consent of Father and without a valid court order to do so. The Court finds that Mother has made material misrepresentations to the Court alleging that the minor child was in Texas at times when the minor child was actually in Arizona. On a temporary basis, the Court finds it appropriate to order that the minor child return to Arizona immediately and that Mother exercise her parenting time in Maricopa County between now and the time of trial. The Court adopts Father's proposal that Mother may exercise any weekend of parenting time she chooses, provided that she give Father 72 hours advance notice of her intent to exercise parenting time. Weekends shall not exceed Friday morning to Sunday evening, as arranged by the parents.

The Court will take up the issues of legal decision-making and child support at the time of trial.

IT IS FURTHER ORDERED signing this Minute Entry as a formal written order of the Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

DATED the 11th day of March, 2015.

/S/ HONORABLE TIMOTHY J. RYAN

HONORABLE TIMOTHY J. RYAN
JUDICIAL OFFICER OF THE SUPERIOR COURT